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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
09/687,157	10/12/2000	John J. Sie	19281-000800US	8624		
20350 TOWNSEND	7590 04/29/200 AND TOWNSEND AN	EXAM	EXAMINER			
TWO EMBAR	RCADERO CENTER	NGUYEN,	NGUYEN, PHILLIP H			
EIGHTH FLC SAN FRANCI	ISCO, CA 94111-3834	ART UNIT	PAPER NUMBER			
			2191			
			MAIL DATE	DELIVERY MODE		
			04/29/2009	PAPER		

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
09/687,157	SIE ET AL.	
Examiner	Art Unit	
Phillip H. Nguyen	2191	

		Phillip H. Nguye	n	2191	
The MAILING DATE of this communication	appea	ars on the cove	r sheet with the d	correspondence add	ress
THE REPLY FILED 10 April 2009 FAILS TO PLACE THIS	APPL	LICATION IN CO	NDITION FOR A	LLOWANCE.	
 X The reply was filed after a final rejection, but prior to application, applicant must timely file one of the folic application in condition for allowance; (2) a Notice o for Continued Examination (RCE) in compliance witt periods: 	or on to wing re f Appe	the same day as eplies: (1) an an al (with appeal fe	filing a Notice of a nendment, affidavi ee) in compliance	Appeal. To avoid abar t, or other evidence, w with 37 CFR 41.31; or	hich places the (3) a Request
a) The period for reply expiresmonths from the b) The period for reply expires on: (1) the mailing date to vevent, however, will the statutory period for reply e Examiner Note: If box 1 is checked, check either box	this Ac xpire la (a) or (b	dvisory Action, or (iter than SIX MON b). ONLY CHECK	2) the date set forth FHS from the mailing	date of the final rejection	n.
MONTHS OF THE FINAL REJECTION. See MPEP 7 Extensions of time may be obtained under 37 CFR 1.138(a). The have been filed is the date for purposes of determining the period under 37 CFR 1.17(a) is calculated from: (1) the expiration date of set forth in (b) above, if checked. Any reply received by the Office may reduce any earned patient term adjustment. See 37 CFR 1. MOTICE OF APPEAL.	e date of f of extend of the sh e later t	on which the petition ension and the cor hortened statutory	responding amount period for reply origi	of the fee. The appropria nally set in the final Offic	ate extension fee e action; or (2) as
The Notice of Appeal was filed on A brief in filing the Notice of Appeal (37 CFR 41.37(a)), or any Notice of Appeal has been filed, any reply must be faced by the filed of Appeal has been filed.	exten	sion thereof (37	CFR 41.37(e)), to	avoid dismissal of the	s of the date of appeal. Since
AMENDMENTS 3. The proposed amendment(s) filed after a final rejec (a) They raise new issues that would require furth (b) They raise the issue of new matter (see NOTE (c) They are not deemed to place the application appeal; and/or	er con E belov	sideration and/o v);	r search (see NO	ΓE below);	
(d) They present additional claims without cancel NOTE: (See 37 CFR 1.116 and 41.3	3(a)).				
The amendments are not in compliance with 37 CF Applicant's reply has overcome the following reject Newly proposed or amended claim(s) would non-allowable claim(s).	ion(s):				,
7. For purposes of appeal, the proposed amendment/, how the new or amended claims would be rejected in the status of the claim(s) is (or will be) as follows: Claim(s) allowed: Claim(s) rejected: Claim(s) rejected: Claim(s) withdrawn from consideration:				l be entered and an ex	xplanation of
AFFIDAVIT OR OTHER EVIDENCE 8. The affidavit or other evidence filed after a final actic because applicant failed to provide a showing of gowas not earlier presented. See 37 CFR 1.116(e).					
 The affidavit or other evidence filed after the date of entered because the affidavit or other evidence faile showing a good and sufficient reasons why it is necessary. 	d to oversary	vercome <u>all</u> reject and was not ear	tions under appea lier presented. Se	al and/or appellant fail: ee 37 CFR 41.33(d)(1	s to provide a).
 The affidavit or other evidence is entered. An expla REQUEST FOR RECONSIDERATION/OTHER The request for reconsideration has been consider See Continuation Sheet. 				•	
12. Note the attached Information Disclosure Statemen 13. Other:	nt(s). (I	PTO/SB/08) Pap	er No(s)		
/Wei Y Zhen/ Supervisory Patent Examiner, Art Unit 2191					

Continuation of 11, does NOT place the application in condition for allowance because:

- Applicants argues Youden fails to teach:
- 1) storing content at a user location before the user specifically requests the content.
- 2) the disk array being located at a user location. Rather the disk array would be part of the content distributor's system.
- 3) the applicants note that such a transmission, (i.e. of the distribution network), would not be required if the content (i.e. the disk array) was at the user's location.

Examiner respectfully disagrees:

- 1) As already explained in the previous action, to miniimize the delays, the first five minutes of the two hundred most popular films can be
- "pre-striped" to one or more disk array. A request for one of these firms would be serviced quickly with the pre-striped video data, while the remainder of the video data program is recalled from archival storage and transscribed to the disk array (col. 10.52-54). Youden in one embodiment teaches that the video server is located at the user's location (col. 5:14-19). Thus, the first portion of a video data program is pre-striped to store at the user location to minimize the delays prior the user requests the video program.
- 2) As explained above and in the previous action, the video server comprises a plurality of disk arrays is located at the user's location.
- 3) Again, to minimize the delays, the first portions of the video program is pre-striped to store at the disk array (user's location) so that the first portions is available when requested by the user while the remainder of the program is recalled from the storage.